

REMARKS/ARGUMENTS

Upon entry of this amendment, which amends claims 6, 15, 21, 33, 34, and 48, claims 6-34 and 48 remain pending. In the Office Action, claims 6-14 were rejected under 35 U.S.C. §102(e) as being unpatentable over Anuff et al. (USP 6,327,628 B1, hereinafter "Anuff"); and claims 15-34 and 48 were rejected under 35 U.S.C. §102(e) as being unpatentable over Regnier et al. (USP 6,134,549, hereinafter "Regnier"). Applicants request reconsideration of the claims in view of the amendments above and remarks below.

Claims 6-14

Claim 6 was rejected under 35 U.S.C. §102(e) as being unpatentable over Anuff. Applicants submit that Anuff does not disclose or suggest:

a configuration system including a configuration engine and a configuration interface, the configuration interface configured to modify configuration data further characterizing the user customizable find command in response to receiving input from a user defining a property for the user customizable find command; and

a data repository including a data record for storing the configuration data, the data record being accessible using the metadata, wherein the application user interface is automatically generated and configured with the property for the find command.

Anuff discloses a portal that allows a user to control a layout of a page. See *Anuff*, abstract. Claim 6, as amended, recites allowing the user to define a property of the find command. The property is stored in a data repository as configuration data. The user interface generator is then configured to automatically generate and configure an application user interface with the property of the find command.

Applicants submit that Anuff does not disclose or suggest a find command. Rather, Anuff allows the layout of a page to be specified and does not mention a find command.

Further, Anuff does not disclose or suggest the automatic generation of an application user interface configured with the property that is received from a user. Rather, Anuff discloses allowing a user to define a layout of a page. Thus, Anuff allows a user to

specify and arrange a layout of a page on a display device. Nowhere in Anuff is it disclosed or suggested that an application user interface may be automatically generated and configured with a property of a find command, where the property was defined by a user.

Accordingly, applicants respectfully request of the rejection of claim 6. Claims 7-14 depend from claim 6 and thus derive patentability at least therefrom.

Claims 15-34

Claim 15 was under 35 U.S.C. §102(e) as being unpatentable over Regnier.

Claim 15 recites:

a personalization system including a personalization engine and a user profile interface, the personalization system configured to modify personalization data characterizing the user customizable find command such that the user customizable find command is modified in more than one of the plurality of application user interfaces, wherein the personalization data is received from input from a user defining a property for the user customizable find command, the property specifying whether the find command is configured to search all of the result or only the subset of the result; and

a data repository including a data record for storing the personalization data, the data record being accessible using the metadata, wherein user interface generator automatically generates the application user interface, the application user interface configured with the property for the find command.

Regnier discloses a system that allows personalizable views of database data. See *Regnier*, abstract. Regnier does not disclose or suggest the automatic generation of an application user interface configured with the property for a find command that is received from a user. Rather, Regnier discloses personalizable views of data. Thus, Regnier allows a user to specify how data can be viewed. However, nowhere in Regnier is it disclosed or suggested that an application user interface may be automatically generated and configured with a property of a find command, where the property was defined by a user. Applicants also note that Regnier does not disclose or suggest a find command. Rather, Regnier discloses the personalization of views of data and does not mention a find command.

Accordingly, applicants respectfully request of the rejection of claim 15. Claims 16-20 depend from claim 6 and thus derive patentability at least therefrom.

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Reply to Office Action of August 16, 2005

PATENT

Applicants also submit claims 21, 33, 34, and 48 should be allowable for at least a similar rationale as discussed with respect to claim 15. Claims 22-32 depend from claim 21 and thus derive patentability at least therefrom.

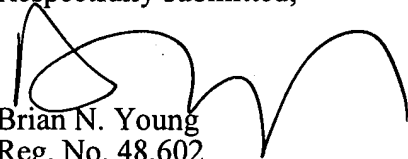
CONCLUSION

In view of the foregoing, Applicants believe all claims now pending in this Application are in condition for allowance. The issuance of a formal Notice of Allowance at an early date is respectfully requested.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 415-576-0200.

Respectfully submitted,

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